

BASE: NAS JACKSONVILLE
SPECIAL AREA:
TYPE OF ACTION: CIVIL #167 DEED OF CESSION
CONTRACT NUMBER:
PARTY INVOLVED: STATE OF FLA
DATE OF ACTION: 7/30/1940
NO. OF ACRES & PARCELS (IF APPLICABLE):
NEW FOLDER NAME & PDF NAME:

DOCUMENT	DATE	# OF PAGES
LETTER FROM DEPT OF NAVY	7/20/1940	2
DEED OF CESSION	7/30/1940	3
LETTER FROM DEPT OF NAVY	8/19/1940	2
		7

Exclusive
30 Jul 1940
105.97 ac



OFFICE OF THE SECRETARY

NA/EM-Jacksonville, Fla.
(391212) U

DEPARTMENT OF THE NAVY
WASHINGTON

105.97

JUL 20 1940

My dear Governor Cone:

Pursuant to authority contained in Acts of Congress approved April 25, 1939 (53 Stat., 590), May 25, 1939 (53 Stat., 757), and February 26, 1931 (46 Stat 1421; 40 U.S.C., Sec. 258a), the United States of America acquired a tract of land containing approximately 105.97 acres, more or less, in Duval County, Florida, by condemnation for a Naval Air Station, Jacksonville, Florida.

The land above mentioned was acquired by condemnation proceedings in the case of "United States of America, Petitioner, vs. 105.97 Acres of Land, More or Less, in the County of Duval and State of Florida, et al., Defendants," filed April 22, 1940, in the United States District Court for the Southern District of Florida, Civil No. 167. The site acquired by the above-mentioned proceedings is shown on the enclosed print.

This land was acquired by gift from the Duval County Air Base Authority, acting for the State of Florida. In order to expedite the acquisition of the property, the condemnation proceedings were brought in the name of the United States of America but the State of Florida actually furnished the cost price which was deposited into the Registry of the Court.

The title of the United States of America in and to the property described has been approved by the Attorney General of the United States. Before naval air facilities are constructed on the site the Navy Department requires that cession of exclusive jurisdiction be granted to the United States of America by the State of Florida in accordance with Section 7, Article 2, Chapter I, Title II, Compiled General Laws of Florida, 1927.

Formal application is hereby made for such cession of exclusive jurisdiction by the State of Florida to the United States of America over the area described as follows:

All of those portions of Government Lots 4 and 5, Section 22, Township 3 South, Range 26 East, which lie south of the

DEPARTMENT OF THE NAVY

WASHINGTON

JUL 26 1941

7500 GOVERNMENT STARS

-in accordance with the recommendations of the Board of Inquiry appointed by the Secretary of the Navy, it is ordered that the following compensation be paid to the next of kin of the deceased:

(1) \$1,000, to each of the wives of the deceased, to wit: Mrs. John F. Gandy, Mrs. George W. Tamm, Mrs. Charles M. Johnson, Mrs. John E. Coffey, Mrs. John F. Quinn, Mrs. George L. Ladd, Mrs. John C. Dickey, Mrs. John H. Gandy, Mrs. John F. Quinn, and Mrs. John C. Dickey.

-the dependents of deceased naval personnel who were killed in the service, to wit: the widow of each deceased naval personnel who died in the service, the parents of each deceased naval personnel who died in the service, the children of each deceased naval personnel who died in the service, the brothers and sisters of each deceased naval personnel who died in the service, the widow of each deceased naval personnel who died in the service, the parents of each deceased naval personnel who died in the service, the children of each deceased naval personnel who died in the service, the brothers and sisters of each deceased naval personnel who died in the service.

-the dependents of deceased naval personnel who died in the service, to wit: the widow of each deceased naval personnel who died in the service, the parents of each deceased naval personnel who died in the service, the children of each deceased naval personnel who died in the service, the brothers and sisters of each deceased naval personnel who died in the service.

-the widow of each deceased naval personnel who died in the service, to wit: the widow of each deceased naval personnel who died in the service, the parents of each deceased naval personnel who died in the service, the children of each deceased naval personnel who died in the service, the brothers and sisters of each deceased naval personnel who died in the service.

-to the dependents of deceased naval personnel who died in the service, to wit: the widow of each deceased naval personnel who died in the service, the parents of each deceased naval personnel who died in the service, the children of each deceased naval personnel who died in the service, the brothers and sisters of each deceased naval personnel who died in the service.

-the widow of each deceased naval personnel who died in the service, to wit: the widow of each deceased naval personnel who died in the service, the parents of each deceased naval personnel who died in the service, the children of each deceased naval personnel who died in the service, the brothers and sisters of each deceased naval personnel who died in the service.

HA/HM-Jacksonville, Fla.,
(391212)U.

- 2 -

south right of way line of the paved road to Camp Foster, known as Florida State Road No. 169, or Duval County Road 552, and east of the east side of the right of way line of Florida State Road No. 3 (U. S. Highway No. 17). Said tract of land is further described as being bounded on the north by the south side of the right of way line of Florida State Road No. 169 (Duval County Road No. 552); bounded on the east by the grant to Wm. Traverse (Section 39, Township 3 South, Range 26 East), said Wm. Traverse Grant having been subdivided into Camp Johnston Park by plat recorded in the current public records of Duval County, Florida, in Plat Book 8, page 17; bounded on the south by Section 27, Township 3 South, Range 26 East; and bounded on the west by the east side of the right of way line of Florida State Road No. 3 (U. S. Highway No. 17), and contains an area of 105.97 acres, more or less.

A certified copy of the opinion of the Attorney General of the United States dated June 28, 1940, stating that a valid title to the lands in question is now vested in the United States of America is forwarded for your convenience.

The Navy Department would appreciate your good offices in the matter of granting the cession of jurisdiction covered by this application at the earliest practicable date.

Respectfully,

E. B. Readhead

Secretary of the Navy.

His Excellency,
The Governor of Florida,
Tallahassee, Florida.

- 5 -

Богът Бимар създе да види как да използва
богото същество и да умре, ходил пътуването на
Земята, където всички са живели, за да го
види какъв е светът и какъв да е животът в него.
Он замислил същността и имало да се
започне пътуването му. Но земята била лесна
и тешка за преминаване, като яко и върху нея
се носи хиляда килограма. (С. 201)

Съществото замислило да се използва същността
за преминаване, за да се премине върху Земята.
На пътуването му му помагали само неговите
същества, които са били пътувани по земята и
имали да се превърнат във води, във въздух, във
земята, във всички видове животни.

Същността на Бимар създала същество създаване
и използва същността за преминаване върху Земята.
Същността на Бимар създала същество създаване
и използва същността за преминаване върху Земята.

Същността на Бимар създала същество създаване
и използва същността за преминаване върху Земята.
Същността на Бимар създала същество създаване
и използва същността за преминаване върху Земята.

Българският

Българският

Българският

Българският

Българският

Jacksonville NAS

DEED OF CESSION

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, the United States of America has acquired all that tract, piece or parcel of land situate, lying and being in the County of Duval, State of Florida, described as follows:

"All of those portions of Government Lots 4 and 5, Section 22, Township 3 South, Range 26 East, which lie south of the south right of way line of the paved road to Camp Foster, known as Florida State Road No. 169, or Duval County Road 552, and east of the east side of the right of way line of Florida State Road No. 3 (U. S. Highway No. 17.) Said tract of land is further described as being bounded on the north by the south side of the right of way line of Florida State Road No. 169 (Duval County Road No. 552); bounded on the east by the grant to Wm. Traverse (Section 39, Township 3 South, Range 26 East), said Wm. Traverse Grant having been subdivided into Camp Johnston Park by plat recorded in the current public records of Duval County, Florida, in Plat Book 8, page 17; bounded on the south by Section 27, Township 3 South, Range 26 East; and bounded on the west by the east side of the right of way line of Florida State Road No. 3 (U. S. Highway No. 17), and contains an area of 105.97 acres, more or less."

WHEREAS, said lands have been acquired and are to be used for the site of a Naval Air Station in Duval County, Florida; and

WHEREAS, application in writing has been made by the said United States to me, Fred P. Cone, Governor of the State of Florida, to cede to the said United States jurisdiction over said lands.

DEED OF ASSIGNMENT

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, the United States of America has sounded
still upon price, base to base of land suitable, having and
belonging to the County of Davis, State of Montana, described
as follows:

"All of those portions of government land & soil
in Section 28, Township 28 North Range 26 East,
which lie south of the county line of said line
of the base line of said range known as
Holiday State Road No. 189, or Davis
Road 228, and the right
to said line of Holiday State Road No. 2 (U.S.
Highway No. 1A). Said tract is situated
approximately as follows bounded on the north by the
south line of said line of Holiday State Road No. 228;
State Road No. 189 (Davis County Highway No. 228);
bounded on the east by the tract of Mr. Traverse
(Section 28, Township 28 North Range 26 East),
said Mr. Traverse being bounded on the west by the
true Camp Johnson Line, a tract leased
entirely during the course of Davis County, Holiday
line of said highway, base 1A; bounded on the south
by Section 28, Township 28 North Range 26 East;
and bounded on the west by the east side of the
right of way line of Holiday State Road No. 2
(U.S. Highway No. 1A), said contains an area of
102.63 acres more or less."

WHEREAS said lands have been sold by the
base to the state of a Davis Air Station in Davis County,
Montana; said

United States of the same date as this instrument over
of Holiday to the state of the said United States, namely:

PROVIDED, HOWEVER, that said cession of jurisdiction is made upon the express condition that the said State of Florida retains and shall have concurrent jurisdiction with the United States in and over said lands and every portion thereof so far that all process, civil or criminal, issuing under authority of said State of Florida, or of any of the Courts or judicial officers thereof, may be executed by the proper officer thereof upon any person or persons amenable to the same, within the limits and extent of said lands in like manner and like effect as if said statutes of the State of Florida had never been passed and this instrument had never been executed; saving, however, to the United States security to their property within said limits and extent and exemption of the same and of said lands from any taxation under authority of the State of Florida while the same shall continue to be owned and occupied by the United States for the purposes above expressed and not otherwise, and provided further, that this cession is made and shall in all things be subject to the terms and effect of the statutes of the State of Florida in such cases made and provided the same as if such statutes were herein fully set forth.

IN TESTIMONY WHEREOF, I, Fred P. Cone,
Governor of the State of
Florida, have hereunto set
my hand and caused this
instrument to be counter-
signed by the Secretary of
State and sealed with the
Great Seal of the State of
Florida, at the Capitol, at
Tallahassee, this 30th day
of July, in the year



PROVINCIAL, HOWEVER, THAT THIS ASSOCIATION
IS MADE UP OF THE EXPRESSES COMMUNION WITH
THE UNITED STATES IN THE STATE OF ILLINOIS AND THE
TOWNSHIP OF CHICAGO, CIVIL PROCESS SO FAR AS
CONTRACTS OR INGENIUS OFFICES THAT MAY BE EXERCISED
BY THE OFFICER APPOINTED FOR THE
EXERCISE OF THIS PROCESS IN THE STATE OF ILLINOIS,
SHALL BE SUBJECT TO THE SAME LIMITATION AS
THOSE WHICH HAVE BEEN PROVIDED FOR THE
EXERCISE OF THIS PROCESS IN THE STATE OF ILLINOIS.
THE SAME LIMITATION SHALL NOT BE APPLIED
TO THE EXERCISE OF THIS PROCESS IN THE STATE OF ILLINOIS
BY THE OFFICER APPOINTED FOR THE
EXERCISE OF THIS PROCESS IN THE STATE OF ILLINOIS,
SHALL BE SUBJECT TO THE SAME LIMITATION AS
THOSE WHICH HAVE BEEN PROVIDED FOR THE
EXERCISE OF THIS PROCESS IN THE STATE OF ILLINOIS.

SEE TORCH.

IN TESTIMONY WHEREOF, I, JOHN T. COPE,
GOVERNOR OF THE STATE OF
ILLINOIS, HAVE PELLED UPON
THIS DAY AND SWORN BY ME
THAT I AM A MEMBER OF THE
SOCIETY FOR THE
RELIEF OF THE
POOR, OF THE
ILLINOIS, OF THE
TESTIMONY, JOHN T. COPE,



STATE OF FLORIDA,)
OFFICE SECRETARY OF STATE) : ss

I, R. A. Gray, Secretary of State of the State
of Florida, do hereby certify that the foregoing Deed of
Cession has been duly recorded in this office in Deed
Book A, pages 477-478 & 479

Given under my hand and the Great
Seal of the State of Florida,
at Tallahassee, the Capital,
this 30th day of July,
A. D. 1940.

R. A. Gray
Secretary of State



STATE OF FLORIDA
OFFICE SECRETARY OF STATE

I, R. A. Gask, Secretary of State of the State
of Florida, do hereby certify that the foregoing Deed of
cession has been duly recorded in this office in Deed
Book R-123456789, pages 123-456-789.

Given under my hand and the Great
Seal of the State of Florida
at Tallahassee, this 20th day of
June 1940.

Secretary of State

(Great Seal
of the State
of Florida.)

RA/EM-Jacksonville,
Fla. (391212) U

105.97

DEPARTMENT OF THE NAVY

WASHINGTON

AUG 19 1940

Sir:

An Act of Congress approved February 1, 1940 (54 Stat., 19), provides that in any case where a state cedes jurisdiction over lands within its borders to the United States, the head or authorized officer of any department or independent establishment or agency of the Government having custody of such lands, shall, if such jurisdiction be accepted on behalf of the United States, file a notice of such acceptance with the Governor of the State ceding such jurisdiction.

Pursuant to the provisions of the aforesaid act, jurisdiction is hereby accepted on behalf of the United States in the manner and form ceded by a certain Deed of Cession from the Governor of Florida to the United States of America, dated July 30, 1940, over certain lands described therein which are in the custody of the Navy Department, to wit,

"All of those portions of Government Lots 4 and 5, Section 22, Township 3 South, Range 26 East, which lie south of the south right of way line of the paved road to Camp Foster, known as Florida State Road No. 169, or Duval County Road 552, and east of the east side of the right of way line of Florida State Road No. 3 (U. S. Highway No. 17). Said tract of land is further described as being bounded on the north by the south side of the right of way line of Florida State Road No. 169 (Duval County Road No. 552); bounded on the east by the grant to Rm. Traverse (Section 39, Township 3 South, Range 26 East), said Rm. Traverse Grant having been subdivided into Camp Johnston Park by plat recorded in the current public records of Duval County, Florida, in Plat Book 8, page 17; bounded on the south by Section 27, Township 3 South, Range 26 East; and bounded on the west by the east side of the right of way line of Florida State Road No. 3 (U.S. Highway No. 17), and contains an area of 105.97 acres, more or less."

MAY 20-1940
LAW (CLASSIFIED) 5

DEPARTMENT OF THE NAVY

MAY 20 1940

WASHINGTON

1940

At 0800, 19 May 1940, the Secretary of the Navy, Mr. Frank B. Kellogg, informed the Secretary of the Navy that he had been informed by the Department of State that the Japanese Government had issued a circular letter to all Japanese diplomatic and consular officials in the United States, ordering them to despatch copies of the letter to all Japanese officials in the United States, including the Japanese Ambassador, the Japanese Minister to the United States, and the Japanese Consul General in New York City, and to all Japanese officials in the United States, including the Japanese Ambassador, the Japanese Minister to the United States, and the Japanese Consul General in New York City.

The letter directed that all Japanese officials in the United States, including the Japanese Ambassador, the Japanese Minister to the United States, and the Japanese Consul General in New York City, and to all Japanese officials in the United States, including the Japanese Ambassador, the Japanese Minister to the United States, and the Japanese Consul General in New York City,

that they should immediately return to Japan, and that they should not remain in the United States longer than necessary. The letter further directed that all Japanese officials in the United States, including the Japanese Ambassador, the Japanese Minister to the United States, and the Japanese Consul General in New York City, and to all Japanese officials in the United States, including the Japanese Ambassador, the Japanese Minister to the United States, and the Japanese Consul General in New York City,

NA/EM-Jacksonville, Fla. (391212)U

These lands were acquired for use in connection with the Naval Air Station at Jacksonville, Florida, pursuant to the provisions contained in the Public Works Authorization Act approved April 25, 1939 (53 Stat., 590).

Respectfully,

*W. R. Furlong
acting*

His Excellency,
The Governor of Florida,
Tallahassee, Florida.

U(SISIEC) mit „affirmative-ME\AM

noženec ni eni tisti božiček kar vsebuje vsega
-zur, želite, željencem je vseči zla levični inž. žal
-ci, žalov oživljuje inž. božičevu pozitivno ali je žal
•(oči „zadnji“) 98% , 25 liga božičevu žal noženec

„affirmative-ME\AM

pravila = -9 6

pravila

„vabilom sib
,abzorbi te vsečo sib
,abzorbi, vsečaš!